

EXHIBIT 1

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

IN THE UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

PRINCETON DIGITAL IMAGE
CORPORATION,

Plaintiff,

v.

HEWLETT-PACKARD
COMPANY, *et al.*,

Defendants.

§
§
§
§
§
§
§
§
§
§
§

No. 12 Civ. 779 (RJS)

FUJIFILM NORTH AMERICA CORPORATION'S
AMENDED RULE 26 DISCLOSURES

FUJIFILM North America Corp. ("FUJIFILM"), by its attorneys of record, hereby submits the following Amended Disclosures pursuant to Federal Rule of Civil Procedure 26, based on information reasonably and currently available to FUJIFILM. By making these disclosures, FUJIFILM does not waive or relinquish any attorney-client privilege, attorney work product protection, objection to discovery, or any other privilege, protection, or right to which it is legally entitled.

FUJIFILM's disclosures herein are subject to supplementation and modification based upon, inter alia, further investigation and discovery.

I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION

At this time, FUJIFILM believes that the following individuals are likely to have discoverable information that FUJIFILM may use to support its claims or defenses. The following list is limited to those persons that FUJIFILM is specifically aware of at the present time. There may be employees or former employees of other defendants, as well as third party

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

witnesses, who may have knowledge that supports FUJIFILM's defenses, the identity which is not known to FUJIFILM at this time.

Individual	Address	Subject of information Possibly Known to Individual
Mohammad S. Azam	c/o O'Kelly, Ernst & Bielli 1600 Market St. Philadelphia, Philadelphia 19103	Conception, reduction to practice, prosecution, invalidity, unenforceability and non-infringement of the '103 patent
Michael D. Carr	c/o O'Kelly, Ernst & Bielli 1600 Market St. Philadelphia, Philadelphia 19103	Conception, reduction to practice, prosecution, invalidity, unenforceability and non-infringement of the '103 patent
Nicola J. Fedeles	1 Prospect Street Kingston, New Jersey 08528	Conception, reduction to practice, prosecution, invalidity, unenforceability and non-infringement of the '056 patent
Current and/or former employees of British Telecommunications plc	BT Group plc BT Centre 81 Newgate Street London EC1A 7AJ, England	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 patent; licenses or releases relating to the '103 patent, and proposals for licenses or releases
B.G.W. Lloyd	BT Group plc BT Centre 81 Newgate Street London EC1A 7AJ, England	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 patent; licenses or releases relating to the '103 patent, and proposals for licenses or releases

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
Princeton Digital Image Compression, LLC	Princeton, New Jersey	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 and '056 patents; allegations of infringement against FUJIFILM and other defendants; licenses or releases to the patents-in-suit and proposals for licenses or releases; communications with GE relating to the patents-in-suit and litigations involving the patents-in-suit
Princeton Digital Image Corporation ("PDIC")	Longview, Texas	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 and '056 patents; allegations of infringement against FUJIFILM and other defendants; licenses or releases to the patents-in-suit and proposals for licenses or releases; communications with GE relating to the patents-in-suit and litigations involving the patents-in-suit
Thomas Meagher	<p>Meagher Emanuel Laks Goldberg & Lao LLP One Palmer Square Suite 325 Princeton, New Jersey 08542</p> <p>c/o O'Kelly, Ernst & Bielli 1600 Market St. Philadelphia, Pennsylvania 19103</p>	Ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 and '056 patents; licenses or releases to the patents-in-suit and proposals for licenses or releases; communications with GE regarding the patents-in-suit and litigations involving the patents-in-suit; allegations of infringement against FUJIFILM and other defendants relating to patents-in-suit

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
Current and/or former employees of General Electric Co. and/or or General Electric Technology Development, Inc.	c/o O'Kelly, Ernst & Bielli 1600 Market St. Philadelphia, Pennsylvania 19103	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 and '056 patents; allegations of infringement against FUJIFILM and other defendants relating to the patents-in-suit; licenses or releases to the patents-in-suit and proposals for licenses or releases; communications with PDIC regarding the patents-in-suit and litigations involving the patents-in-suit
Kenneth Glick	c/o O'Kelly, Ernst & Bielli 1600 Market St. Philadelphia, Pennsylvania 19103	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 and '056 patents; allegations of infringement against FUJIFILM and other defendants relating to the patents-in-suit; licenses or releases to the patents-in-suit and proposals for licenses or releases; communications with PDIC regarding the patents-in-suit and litigations involving the patents-in-suit

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
James DiGiorgio	c/o O'Kelly, Ernst & Bielli 1600 Market St. Philadelphia, Pennsylvania 19103	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 and '056 patents; allegations of infringement against FUJIFILM and other defendants relating to the patents-in-suit; licenses or releases to the patents-in-suit and proposals for licenses or releases; communications with PDIC regarding the patents-in-suit and litigations involving the patents-in-suit
Peter Emanuel	Meagher Emanuel Laks Goldberg & Lao LLP One Palmer Square Suite 325 Princeton, NJ 08542 c/o O'Kelly, Ernst & Bielli 1600 Market St. Philadelphia, Pennsylvania 19103	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 and '056 patents; allegations of infringement against FUJIFILM and other defendants relating to the patents in suit; licenses or releases to the patents-in-suit and proposals for licenses or releases; communications with PDIC or any predecessor in interest or individual acting on its behalf relating to the patents-in-suit or regarding litigations involving the patents-in-suit; communications with GE relating to the patents in suit or regarding litigations involving the patents-in-suit

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
Peter Moller	General Electric Company P.O. Box 8 Schenectady, New York 12301	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '103 and '056 patents; allegations of infringement against FUJIFILM and other defendants relating to the patents-in-suit; licenses or releases to the patents-in-suit and proposals for licenses or releases; communications with PDIC regarding the patents-in-suit or litigations involving the patents-in-suit
Current and/or former employees or principals of Nixon & Vanderhye P.C.	901 N. Glebe Road 11th Floor Arlington, Virginia 22203	Prosecution, noninfringement, invalidity, and unenforceability of the '103 patent
Larry S. Nixon	Nixon & Vanderhye P.C. 901 N. Glebe Road 11th Floor Arlington, VA 22203	Prosecution, noninfringement, invalidity, and unenforceability of the '103 patent
Mark E. Nusbaum	Nixon & Vanderhye P.C. 901 N. Glebe Road 11th Floor Arlington, Virginia 22203	Prosecution, noninfringement, invalidity, and unenforceability of the '103 patent
Mark E. Vanderhye	Nixon & Vanderhye P.C. 901 N. Glebe Road 11th Floor Arlington, Virginia 22203	Prosecution, noninfringement, invalidity, and unenforceability of the '103 patent
William Squire	Carella, Byrne, Cecchi, Olstein, Brody & Agnello, P.C. 5 Becker Farm Road Roseland, New Jersey 07068	Prosecution, noninfringement, invalidity, and unenforceability of the '056 patent
James C. Davis, Jr.	Address unknown at this time	Prosecution, noninfringement, invalidity, and unenforceability of the '056 patent
Paul R. Webb, II	Address unknown at this time	Prosecution, noninfringement, invalidity, and unenforceability of the '056 patent

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
Current and/or former employees of RCA Corporation	P.O. Box 432 Princeton, New Jersey 08543	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '056 patent; licenses or releases to the '056 patent and proposals for licenses or releases
Allen J. Limberg	Address unknown at this time	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '056 patent; licenses or releases to the '056 patent and proposals for licenses or releases
Fred Jacob	Address unknown at this time	Conception, reduction to practice, ownership, prosecution, invalidity, unenforceability and non-infringement of the '056 patent; licenses or releases to the '056 patent and proposals for licenses or releases
Gregory M. Luck Thomas Sankey	Duane Morris LLP 1330 Post Oak Blvd., Suite 800 Houston, Texas 77056	PDIC's claim for attorney's fees
Current and/or former employees or principals of O'Kelly, Ernst & Bielli	O'Kelly, Ernst & Bielli 901 N. Market Street Suite 1000 Wilmington, Delaware 19801	PDIC's claim for attorney's fees
Current and/or former employees of Epson America, Inc.	c/o United States Corporation Company 80 State Street Albany, NY 12207	Design, manufacture, supply, and operation of certain accused FUJIFILM products sold in the U.S.A.
SANYO Electric Co., Ltd.	1-1 Sanyo-cho Daito City Osaka 574-8534, Japan	Design, manufacture, supply, and operation of certain FUJIFILM digital cameras sold in the U.S.

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
Asia Optical Co., Inc. / Dong Guan Sintai Optical co., Ltd.	No. 22-3, South 2nd Rd. Tanzi Dist., Taichung City 42754, Taiwan (R.O.C.)	Design, manufacture, supply, and operation of certain FUJIFILM digital cameras sold in the U.S.
Hon Hai Precision Co., Ltd.	No.2, Zihyou St., Tucheng Dist. New Taipei City 236 Taiwan (R.O.C.)	Design, manufacture, supply, and operation of certain FUJIFILM digital cameras sold in the U.S.
Analog Devices, Inc.	Corporate Headquarters One Technology Way P. O. Box 9106 Norwood, Massachusetts 02062-9106	Design, manufacture, operation, and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
Renesas Electronics Corp.	Nippon Bldg., 2-6-2, Ote- machi, Chiyoda-ku, Tokyo 100-0004, Japan	Design, manufacture, operation, and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
NEC Corporation	7-1, Shiba 5-chome Minato-ku, Tokyo 108- 8001, Japan	Design, manufacture, operation, and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
Toshiba Corporation	1-1, Shibaura 1-chome, Minato-ku, Tokyo 105- 8001, Japan	Design, manufacture, operation, and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
Fujitsu Limited	Shiodome City Center 1-5-2 Higashi-Shimbashi Minato-ku, Tokyo, 105- 7123, Japan	Design, manufacture, operation, and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
Zoran Corp.	CSR Plc Churchill House, Cambridge Business Park, Cowley Road, Cambridge, CB4 0WZ, England	Design, manufacture, operation, and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
Shikino High-Tech Co., Ltd. (former business of Kanebo Ltd.)	829 Kichijima, Uozu-shi, Toyama, Japan	Design, manufacture, operation, and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
Nobatek	rue de Mirambeau	Design, manufacture, operation,

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
	64600 Anglet France	and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
Mitsubishi Electric Corporation	Tokyo Building 2-7-3, Marunouchi Chiyoda-ku, Tokyo 100-8310, Japan	Design, manufacture, operation, and supply of certain components incorporated in certain accused FUJIFILM products sold in the U.S.
Dr. Dieter Preuss	Neue Koppel 31 D-24248 Moenkeberg Germany	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Peter Segin	Schönkamp 20 D-24226 Heikendorf Germany	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Jerome Cox	7315 Albright Ave St. Louis, Missouri 63136	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Kenneth Ripley	27730 Coldsprings Pl. Valencia, California 91354-1470	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Michael Hankamer	7507 Moore House Ct. Manassas, Virginia 20111	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Wen Hsiung Chen	805 W. Duarte Rd. Ste 111 Arcadia, California 91007	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
William Pratt	101 First St., Ste. 429 Los Altos, California 94022	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Dale R. DuVall	Oakwood, Texas	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
Josef Raviv	Armonk, New York	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Martin de Loye	Versaille, France	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Michel Beduchard	Palaiseau, France	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Charles Weaver	Palo Alto, California	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Joseph Chadwick	Menlo Park, California	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Enrico Dolazza	Boston, Massachusetts	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Robert LeBlanc	Montreal, Canada	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
Lawrence Sweeney, Jr.	Atherton, California	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
W.S. Michel	Murray Hill, New Jersey	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
W.O. Fleckenstein	Murray Hill, New Jersey	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
E.R. Kretzmer	Murray Hill, New Jersey	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
P.D. Dodd	Los Gatos, California	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art
F.B. Wood	Los Gatos, California	Invalidity and unenforceability of the patents-in-suit; technical aspects and authentication of prior art

The following individuals, who are current employees of FUJIFILM Corporation, may not be contacted except through FUJIFILM's attorneys of record in this action.

Individual	Address	Subject of information Possibly Known to Individual
Hiroshi Tamayama Senior Expert Optical Device & Electronic Imaging Products Development Center Research & Development Management Headquarters	FUJIFILM Corporation 1-324 Uetake Kita-ku Saitama city, Saitama 331-9624 Japan	Design and operation of FUJIFILM digital cameras sold in the U.S.A.
Junichi Matsuo Engineering Manager Optical Device & Electronic Imaging Products Development Center Research & Development Management Headquarters	FUJIFILM Corporation 1-324 Uetake Kita-ku Saitama city, Saitama 331-9624 JAPAN	Design, manufacture, and operation of FUJIFILM digital cameras sold in the U.S.A.
Toshihisa Iida Senior Manager Sales & Marketing Division Optical Device & Electronic Imaging Products Division	FUJIFILM Corporation 1-324 Uetake Kita-ku Saitama city, Saitama 331-9624 Japan	Supply and distribution of FUJIFILM digital cameras sold in the U.S.A.
Atsushi Nakamura Senior Manager IP Administration Group Intellectual Property Division Research & Development Management Headquarters	FUJIFILM Corporation Tokyo Midtown, 7-3, Akasaka 9-Chome Minato-ku, Tokyo 107-0052 Japan	Intellectual property policies of FUJIFILM

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Individual	Address	Subject of information Possibly Known to Individual
Mikio Watanabe Engineering Manager Optical Device & Electronic Imaging Products Development Center Research & Development Management Headquarters	FUJIFILM Corporation 1-324 Uetake Kita-ku Saitama city Saitama 331-9624 Japan	Design and operation of FUJIFILM digital cameras sold in the U.S.A.

The following individuals, who are current employees of FUJIFILM North America Corp., may not be contacted except through FUJIFILM's attorneys of record in this action.

Individual	Address	Subject of information Possibly Known to Individual
David Troy Director of Marketing	FUJIFILM North America Corporation 200 Summit Lake Drive Valhalla, New York 10595-1356	Marketing and sales of FUJIFILM digital cameras; financial information regarding purchase and sale of digital cameras
John Tafuri Vice President, Finance	FUJIFILM Holdings America Corporation 200 Summit Lake Drive Valhalla, New York 10595-1356	Costs, profits and losses of FUJIFILM North America Corporation with respect to sales of FUJIFILM digital cameras in the U.S.A.

Other individuals likely to have discoverable information include (i) individuals identified in the documents that the parties produce in discovery, (ii) inventors of prior art patents and authors of prior art publications that patented or described the claimed inventions or rendered them obvious as provided in 35 U.S.C. §§ 102 and 103, (iii) individuals with knowledge of the prior inventions, public use or sale of the claimed inventions as provided in 35 U.S.C. § 102, (iv) FUJIFILM's expert witnesses, who will be disclosed at the time and in the manner provided by the Scheduling Order entered in this case, (v) former and current employees and principals of PDIC, (vi) the individuals listed in the Initial Disclosures and any amended disclosures served by PDIC in this case, and (vii) the individuals listed in the Initial Disclosures and any amended disclosures served by other defendants.

CONTAINS HIGHLY CONFIDENTIAL ATTORNEY'S EYES ONLY INFORMATION

Date: February 3, 2014

s/ Steven J. Routh

Steven J. Routh (*pro hac vice*)

srouth@orrick.com

LEAD ATTORNEY

Sten A. Jensen (*pro hac vice*)

sjensen@orrick.com

Diana M. Szego (*pro hac vice*)

dszego@orrick.com

Christopher J. Higgins (*pro hac vice*)

chiggins@orrick.com

ORRICK, HERRINGTON & SUTCLIFFE LLP

1152 15th Street, NW

Washington DC 20005

Telephone: 202-339-8400

Facsimile: 202-339-8500

Clifford R. Michel

cmichel@orrick.com

ORRICK, HERRINGTON & SUTCLIFFE LLP

51 West 52nd Street

New York, NY 10019

Telephone: 212-506-5000

Facsimile: 212-506-5151

**ATTORNEYS FOR DEFENDANT FUJIFILM
NORTH AMERICA CORPORATION**

CERTIFICATE OF SERVICE

The undersigned hereby certifies that the foregoing was served by email on the 3rd day of February, 2014, on the following:

dmurray@oeblegal.com

gp@del-iplaw.com

mkbotts@verizon.net

sokelly@oeblegal.com

docket@sabety.net

raxenfeld@oeblegal.com

Dated: February 3, 2014

s/ Diana M. Szego

Diana M. Szego

ORRICK, HERRINGTON, &
SUTCLIFFE LLP

1152 15th Street, NW

Washington, DC 20005